UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

X
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: PROMESA : Title III
: Case No. 17-BK-3283 (LTS)
: (Jointly Administered)
: : X
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: PROMESA : Title III
: Case No. 17-BK-3566 (LTS)
 This filing relates only to Debtor ERS and shall be Filed in the lead Case No. 17-BK-3283 (LTS) and
: Case No. 17-BK-3566 (LTS) X

SECOND SUPPLEMENTAL INFORMATIVE MOTION REGARDING NOTICES OF PARTICIPATION AND NOTICES OF APPEARANCE FILED IN CONNECTION WITH OBJECTIONS TO ERS BOND CLAIMS

To the Honorable United States District Judge Laura Taylor Swain:

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The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17-BK-3283- LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17-BK-3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17- BK-4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 19-BK-5233-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

The Official Committee of Unsecured Creditors (the "Committee"),² the Official Committee of Retired Employees of the Commonwealth of Puerto Rico (the "Retiree Committee"), the Financial Oversight and Management Board for Puerto Rico as representative of the Commonwealth of Puerto Rico (the "FOMB"), and the Special Claims Committee of the Financial Oversight and Management Board for Puerto Rico as representative of ERS (together with the Committee, Retiree Committee, and FOMB, the "Objectors") hereby submit this first supplemental informative motion pursuant to the Court's Order Establishing Initial Procedures with Respect to (1) Objections of Official Committee of Unsecured Creditors and Official Committee of Retired Employees, Pursuant to Bankruptcy Code Section 502 and Bankruptcy Rule 3007, to Claims Asserted by Holders of Bonds Issued by Employees Retirement System of Government of Commonwealth of Puerto Rico, (II) Count One of Certain Complaints Alleging that Such Bonds Were Issued Ultra Vires and (III) Establishing Claim Objection Deadline for Certain ERS Bond Claims [Docket No. 8818] (the "Initial Objection Procedures Order"),³ and respectfully state as follows:

- 1. On October 7, 2019, the Court entered the Initial Objection Procedures Order, which approved and incorporated by reference certain Initial Objection Procedures, attached as Exhibit 2 to the Initial Objection Procedures Order, in connection with the Claim Objections seeking to disallow certain claims filed or asserted by holders of ERS Bonds.⁴
- 2. The Initial Objection Procedures required, among other things, that parties in interest wishing to participate in the litigation of the Claim Objections serve and file a Notice of

The Committee is the official committee of unsecured creditors for all Title III Debtors, other than PBA and COFINA.

Capitalized terms not defined herein shall have the meanings ascribed to them in the Initial Objection Procedures Order and the exhibits thereto.

⁴ Initial Obj. Procedures Order, ¶ 3.

Participation by November 18, 2019 (the "Participation Deadline") indicating, among other things, whether the Participant supports or opposes the Claim Objections, and the name, address, and email address of the Participant and its counsel, if any.⁵ The Initial Objection Procedures also required that AP Defendants file a Notice of Appearance to the extent they had not already done so, unless such AP Defendant is a Deemed Participant.⁶

- 3. In addition, the Initial Objection Procedures provide that, "[o]n the date that is five (5) days after the Participation Deadline, the Objectors shall file with the District Court a list of all parties that filed Notices of Participation, their counsel, and whether such Participants support or oppose the Claim Objections. The Objectors shall also file with the District Court a list of all AP Defendants that filed Notices of Appearance and their counsel. Such lists will be updated as necessary every thirty (30) days to reflect any late-filed or updated Notices of Participation and Notices of Appearance."
- 4. Pursuant to the Initial Objection Procedures Order and the Initial Objection Procedures, the Objectors hereby file (1) the updated list of parties that have submitted Notices of Participation, along with required related information,⁸ attached hereto as **Exhibit A**; and (2) the updated list of AP Defendants that filed Notices of Appearance and their counsel, attached hereto as **Exhibit B**.

[Remainder of page intentionally left blank.]

⁵ Initial Obj. Procedures, at 4-5.

⁶ *Id.* at 5.

⁷ *Id.* at 5-6.

Participants who returned Notices of Participation after the Participation Deadline are marked with asterisks.

WHEREFORE, the Objectors respectfully request that the Court take notice of the above.

Dated: January 27, 2020

By: /s/ Luc A. Despins

PAUL HASTINGS LLP

Luc A. Despins, Esq. (*Pro Hac Vice*)
James R. Bliss, Esq. (*Pro Hac Vice*)
James B. Worthington, Esq. (*Pro Hac Vice*)
G. Alexander Bongartz, Esq. (*Pro Hac Vice*)
200 Park Avenue
New York, New York 10166
Telephone: (212) 318-6000
lucdespins@paulhastings.com
jamesbliss@paulhastings.com
jamesworthington@paulhastings.com
alexbongartz@paulhastings.com

Counsel to the Official Committee of Unsecured Creditors

By: /s/ Juan J. Casillas Ayala

CASILLAS, SANTIAGO & TORRES LLC

Juan J. Casillas Ayala, Esq. (USDC - PR 218312) Israel Fernández Rodríguez, Esq. (USDC - PR 225004) Juan C. Nieves González, Esq. (USDC - PR 231707) Cristina B. Fernández Niggemann, Esq. (USDC - PR 306008)

PO Box 195075

San Juan, Puerto Rico 00919-5075

Telephone: (787) 523-3434 Fax: (787) 523-3433

jcasillas@cstlawpr.com ifernandez@cstlawpr.com jnieves@cstlawpr.com cfernandez@cstlawpr.com

Local Counsel to the Official Committee of Unsecured Creditors

By: /s/ Martin J. Bienenstock

Martin J. Bienenstock Brian S. Rosen Jeffrey W. Levitan Margaret A. Dale (*Pro Hac Vice*) **PROSKAUER ROSE LLP**

Eleven Times Square New York, NY 10036 Tel: (212) 969-3000

Fax: (212) 969-2900

Attorneys for the Financial Oversight and Management Board for Puerto Rico as representative for the Debtors

By: /s/ Luis F. del Valle-Emmanuelli

Luis F. del Valle-Emmanuelli USDC-PR No. 209514 P.O. Box 79897

Carolina, PR 00984-9897 Tel: (787) 977-1932 Fax: (787) 722-1932

dvelawoffices@gmail.com

OF COUNSEL FOR A&S LEGAL STUDIO, PSC 434 Avenida Hostos San Juan, PR 00918 Tel: (787) 751-6764 / 763-0565

Fax: (787) 763-8260

Attorneys for the Financial Oversight and Management Board for Puerto Rico as representative of the Employees Retirement System of the Government of the Commonwealth of Puerto Rico By: <u>/s/ Edward S. Weisfelner</u>

BROWN RUDNICK LLP

Edward S. Weisfelner, Esq. (*Pro Hac Vice*) Seven Times Square New York, NY 10036 Tel: (212) 209-4800 eweisfelner@brownrudnick.com

Sunni P. Beville, Esq. (*Pro Hac Vice*) One Financial Center Boston, MA 02111 Tel: (617) 856-8200 sbeville@brownrudnick.com

Counsel to the Special Claims Committee

By: /s/ Alberto Estrella

ESTRELLA, LLC

Alberto Estrella (USDC-PR 209804) Kenneth C. Suria (USDC-PR 213302) P. O. Box 9023596 San Juan, Puerto Rico 00902–3596

Tel.: (787) 977-5050 Fax: (787) 977-5090

Local Counsel to the Special Claims Committee

By: /s/ Robert Gordon

JENNER & BLOCK LLP

Robert Gordon (admitted pro hac vice)
Richard Levin (admitted pro hac vice)
919 Third Ave
New York, NY 10022-3908
rgordon@jenner.com
rlevin@jenner.com
212-891-1600 (telephone)
212-891-1699 (facsimile)

Catherine Steege (admitted pro hac vice)
Melissa Root (admitted pro hac vice)
Landon Raiford (admitted pro hac vice)
353 N. Clark Street
Chicago, IL 60654
csteege@jenner.com
mroot@jenner.com
lraiford@jenner.com
312-222-9350 (telephone)
312-239-5199 (facsimile)

By: /s/ A.J. Bennazar-Zequeira

BENNAZAR, GARCÍA & MILIÁN, C.S.P

A.J. Bennazar-Zequeira
Héctor M. Mayol Kauffmann
Francisco del Castillo Orozco
Edificio Union Plaza,
1701 Avenida Ponce de León #416
Hato Rey, San Juan
Puerto Rico 00918
ajb@bennazar.org
hector.mayol@bennazar.com
787-754-9191 (telephone)
787-764-3101 (facsimile)

Counsel for The Official Committee of Retired Employees of Puerto Rico